

CRIMINAL CAUSE FOR PLEADING

Before: **Dora L. Irizarry, U.S.D.J.** Date: **March 30, 2012** Time in Court: **0:49**

Docket Number: **12-CR-84**

Defendant's Name: **Philip Tarbell** #
 X Present Not Present X Custody Bail

Defense Counsel: **Michael Rhodes-Devey**
 CJA X RET F.D.

A.U.S.A. Toni Mele

Reporter: Allan Sherman

Deputy Clerk: Christy Carosella

- The Defendant was placed under oath, informed of rights, and waives trial before the district court.
- The Defendant withdraws his previously entered plea of not guilty and enters GUILTY PLEA to count 1 of the indictment.
- The Court finds factual basis for and accepts the Defendant's guilty plea.
- The Probation Department shall disclose the presentence report by June 29, 2012.
- The Court will enter a scheduling order for sentencing.
- The parties are advised of Judge Irizarry's sentencing procedures and *Standard Requirements for Criminal Cases* (available on the court website) with respect to deadlines/requirements for objections to the PSR and sentencing submissions; questions are directed to the courtroom deputy. If a modification of the sentencing schedule (submissions/sentence date) is needed, counsel may apply to the Court.
- The Defendant is continued in custody.

Pursuant to Federal Rule 11 of Criminal Procedure, Judge Irizarry did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The plea of guilty has been accepted. The plea agreement was marked as court exhibit #1 and returned to the Assistant U.S. Attorney at the end of this proceeding.